

hereinbefore referred to part of the land conveyed to me by deed executed by Peter E. Bussard and wife, referred to in the preceeding paragraph of this will and may also include a portion of the land lying west of the post fence now standing of the land conveyed to me by deed by Cornelius Dutrow Executor, hereinbefore referred to.

Tenth;- I give and devise unto my son Samuel D. Bussard all that piece or parcel of mountain land lying Tuscarora Election District in Frederick County Maryland which was conveyed unto me by Peter H. Bussard by deed executed by Peter Grosshickle acting Executor, dated March 25th. 1863 and recorded in Liber B.G.F. No. 9 folio 106 one of said land records containing 51-1/4 acres of land more or less, less one acre 2 roods and 6 perches more or less conveyed by me to Cornelius Dinterman by deed dated April 22nd. 1864 and recorded in Liber W.I.P. No. 4 folio 520 one of the said land records, also all that piece of mountain land containing 22 acres of land more or less which was conveyed unto me the said Peter H. Bussard by deed executed by Jacob Dutrow and wife, dated April 21st. 1864 and recorded in Liber J.W.L.C. No. 1 folio 483 one of said land records, together with the right of way for the use of the said last mentioned lot over and to the located private road reserved in the devise of mountain land to my son Charles L. Bussard in the 4th. paragraph of this will.

Eleventh;- I give and devise unto my son Samuel D. Bussard and Charles L. Bussard to hold as tenants in common each a one half undivided interest in and to all the rest and residue of the several pieces and parcels of land not hereinbefore devised which were conveyed unto me by the deed executed by Baker W. J. Lamar Acting Executor, by deed executed by Peter E. Bussard and by deed executed by Cornelius Dutrow Executor, all of which have been hereinbefore named and described, the said rest and residue of said pieces and parcels of land being that portion lying south of the 8 acres of the same devised unto my son Daniel L. Bussard in the 9th. paragraph of this will, and west of the post fence now standing on the said lot of ground conveyed unto me in the deed from Cornelius Dutrow Executrix, hereinbefore mentioned, together with the right of way over and to the said located private road reserved in the devise of mountain land to my son Charles L. Bussard, in the 4 th. paragraph of this will, together with the right to pass over any of the mountain land hereinbefore devised necessary to gain access to private roads.

Twelfth;- All the rest and residue of my real estate not hereinbefore devised which I may have and hold at the time of my death as well as all personal property not hereinbefore bequeathed I will and direct shall be sold by my Executors either at public or private sale in their discretion and the proceeds arising from such sale or sales as well as the money arising from the collection of all notes, Bonds, Obligations, accounts and debts of every description which may be due to me at the time of my death and all the rest and residue of my estate of every kind I give and bequeath as follows;- I give and bequeath unto each of my sons John W. Bussard, Peter E. Bussard, Joseph H. Bussard, Daniel L. Bussard, Samuel D. Bussard and Charles L. Bussard the sum of Four Thousand Dollars making Twenty Four Thousand Dollars in all, after the said last mentioned bequests are paid then I give and bequeath as follows:

I will and direct that the residue of my estate be divided into seven equal parts or portions and I give and bequeath one of said equal parts or portions to each of my sons John W. Bussard, Peter E. Bussard, Joseph H. Bussard, Daniel L. Bussard, Samuel D. Bussard, and Charles L. Bussard or their respective heirs at law, and I give and bequeath the remaining one of the said equal parts or portions to my sons John W. Bussard, Peter E. Bussard, Joseph H. Bussard, Daniel L. Bussard and Samuel D. Bussard and to the survivor of them in trust nevertheless that they will invest the same in such public or private securities as in their judgment may be most expedient and profitable, and out of the net income and profits arising therefrom to pay annually to my son Newton A. S. Bussard, into his own hands and not into another, whether claiming by his authority or otherwise the sum of Twenty Five Dollars during the term of his natural life and the residue of said net income and profits after deducting said annual payment of Twenty Five Dollars to my son Newton A. S. Bussard, I will and direct shall be accumulated by said Trustees annually invested by them as a part of the original trust funds